DOMECLIASCO-BIGRGESS, NESQ. #048121992 6 Filed 05/18/16 Page 1 of 10 PageID: 20 ICAZA & BURGESS, P.C. 550 BROAD STREET, SUITE 703 NEWARK, NEW JERSEY 07102 (973) 799-0700

ATTORNEYS FOR PLAINTIFFS

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

ESTATE OF DARWIN UZIEL GARCIA MOREL, BY THE ADMINISTRATRIX AD PROSEQUENDUM, MARIA E. MOREL FORTUNA AND GENERAL ADMINISTRATRIX MARIA E. MOREL FORTUNA, MARIA E. MOREL FORTUNA, Individually,

CIVIL ACTION NO.:

2:16-cv-01640-KM-MAH

PLAINTIFFS,

Vs.

ROSEMARIE CUNALZAK, CNM,
NEIGHBORHOOD HEALTH SERVICES CORP.,
TRINITAS REGIONAL MEDICAL CENTER
JOHN DOES 1-5, fictitious names
whose present identities are
unknown; JANE DOES 1-5, fictitious
names whose present identities are
unknown; and ABC CORPORATIONS 1-5,
fictitious names whose present
identities are unknown.

FIRST AMENDED COMPLAINT

DEFENDANTS

COMES NOW the above named plaintiffs and allege as follows:

PARTIES, JURISDICTION AND VENUE

1. Plaintiff, Maria E. Morel Fortuna, is presently, and has been at all times herein mentioned a resident of the State of New Jersey. At all times material herein, she is competent to bring suit both in her individual capacity and as the legal representative of the deceased infant plaintiff, Darwin Uziel Garcia Morel.

- 2. Plaintiff's decedent, Darwin Uziel Garcia Morel, was a resident of the State of New Jersey at all times herein mentioned.
- Defendant Trinitas Regional Medical Center was and is located in Elizabeth,
 New Jersey.
- 4. Defendant Rose Marie Kunaszak was, at all relevant times, employed by defendant Neighborhood Health Services Corporation pursuant to the Federal Public Health Service Act, 42 U.S.C 233(a).
- 5. Defendant Rose Marie Kunaszak was, at all relevant times, an employee of the United States Federal Government as defined by the Federal Tort Claims Act as she was employed by the Neighborhood Health Services Corp., and as such was a Federal employee under the Public Health Service Act 42 U.S.C. sec 233 (a).
- 6. Defendant, Neighborhood Health Services Corp. et al, were, at all relevant times a Federal Agency (ies) as defined in the Federal Tort Claims Act 28 U.S.C ss. 2761 et seq.
- 7. Plaintiff hereby invokes the Court's subject matter jurisdiction over this claim and dispute pursuant to 28 U.S.C. ss. 1346(b).
- 8. Plaintiff hereby asserts her cause of action against the United States, and it's agents, servants and employees, as set forth above pursuant to the Federal Tort Claims Act, 28 U.S.C ss. 2761 et seq.
- 9. Venue is proper in the United States District Court for the District of New Jersey as the operative facts took place in Elizabeth, New Jersey and the Plaintiff's Administratrix Ad Prosequendum live in Elizabeth, New Jersey and the Court has subject matter jurisdiction as set forth in paragraphs 1 through 9.

10. Plaintiff invokes the court's federal jurisdiction over any and all non-governmental entities, including Trinitas Regional Medical Center, it's agents, servants, and/or employees, pursuant to 28 U.S.C. ss 1367 et seq.; 28 U.S.C. ss 1367(a) as the claim against Trinitas Regional Medical Center are so related to the claims in the action within such original jurisdiction as set forth above that they form part of the same case or controversy and arise out of the same operative facts of that case and controversy.

FACTUAL BACKGROUND

- 1. On or about November 27, 2013, the plaintiff, Maria E. Morel

 Fortuna was admitted to the defendant, Trinitas Hospital in Elizabeth, New Jersey, in labor for the delivery of the infant plaintiff, decedent, Darwin Uziel Garcia Morel and was attended to by Rosemarie Cunalzak, Neighborhood Health Services, Trinitas Medical Center.
- 2. The Defendants failed to properly manage Plaintiff, Maria E Morel's, labor and sent her home without properly treating, diagnosing and managing her condition, including, but not limited to, failing to properly monitor the condition of her fetal membrane and level and condition of her amniotic fluid. After allowing Plaintiff, Maria E. Morel, to leave the facility with insufficiently monitored levels of amniotic fluid, and failing to properly notice, treat, and manage the rupture of Plaintiff's fetal membranes and/or loss of, or insufficient nature of, Ms. Morel's amniotic fluid, Plaintiff, Maria E. Morel, sustained damages including the death of Darwin Uziel Garcia Morel.
- As a result of Defendant's negligence cited above, the Plaintiff's decedent,
 Darwin Uziel Garcia Morel, died on November 30, 2013.

- 4. Maria E. Morel Fortuna, was appointed as Administratrix of the Estate of Darwin Uziel Garcia Morel and also appointed Ad Prosequendum of the Estate of Darwin Uziel Garcia Morel at all relevant times the plaintiff's decedent, Darwin Uziel Garcia Morel, was a patient of the Defendants, Rosemarie Cunalzak, CNM, Neighborhood Health Services, Trinitas Regional Medical Center.
- 5. The Defendants, Rosemarie Cunalzak, CNM,; Trinitas Regional Medical Center Neighborhood Health Services Corporation, John Does, fictitious names whose present identities are unknown; Jane Does, fictitious names whose present identities are unknown; and ABC Corporations, fictitious names whose present identities are unknown, had a duty to exercise the degree of care and skill in the treatment of the plaintiff's decedent, Darwin Uziel Garcia Morel, which was in accordance with the generally accepted medical standards of care and skill utilized by physicians, nurses and other medical personnel in examining, diagnosing and treating persons such as Darwin Uziel Garcia Morel.
- 6. The Defendants, Rosemarie Cunalzak, CNM, Neighborhood Health Services
 Corporation, Trinitas Regional Medical Center, John Does 1-5, fictitious names whose present
 identities are unknown; Jane Does 1-5, fictitious names whose present identities are unknown; and
 ABC Corporations 1-5, fictitious names whose present identities are unknown; negligently and
 carelessly failed to exercise the degree of care and skill and deviated from generally accepted
 medical standards required of them in their treatment of Darwin Uziel Garcia Morel, which
 negligence resulted in the death of Darwin Uziel Garcia Morel.

CAUSE OF ACTION

WHEREFORE, Plaintiff, Maria E. Morel Fortuna, As Administratrix of the Estate of Darwin Uziel Garcia Morel and as the Administratrix Ad Prosequendum of the Estate of Darwin Uziel Garcia Morel demands entry of judgment against the Defendants, Rosemarie Cunalzak, CNM, Neighborhood Health Services Corp., Trinitas Regional Medical Center; John Does 1-5, fictitious names whose present identities are unknown; Jane Does 1-5, fictitious names whose present identities are unknown; and ABC Corporations 1-5, fictitious names whose present identities are unknown, for damages, interest, attorney's fees and costs of suit as provided by the New Jersey Wrongful Death Statute, N.J.S.A. 2A:31-1, et seq., and as otherwise provided by law.

SECOND COUNT

- 1. Plaintiff repeats and repleads each and every allegation contained in the first count of the Complaint as if same were repeated at length herein.
- 2. On or about November 27, 2013, the plaintiff, Maria E. Morel Fortuna was admitted to the defendant hospital in labor for the delivery of the infant plaintiff, decedent, Darwin Uziel Garcia Morel.
- 3. At the time and place foresaid the Defendants, Rosemarie Cunalzak, CNM,
 John Does 1-5, fictitious names whose present identities are unknown; Jane Does 1-5, fictitious
 names whose present identities are unknown; and ABC Corporations 1-5, fictitious names whose
 present identities are unknown; were the agents, servants and/or employees of Defendants,
 Trinitas Regional Medical Center, and were acting in there scope of their employment with
 Trinitas Regional Medical Center through agreement with Neighborhood Health Services Corp.,
 thereby making Trinitas Regional Medical Center responsible for the negligence of the
 Defendants, Rosemarie Cunalzak, CNM, Trinitas Regional Medical Center, John Does 1-5,
 fictitious names whose present identities are unknown; Jane Does 1-5, fictitious names whose
 present identities are unknown; and ABC Corporations 1-5, fictitious names whose present
 identities are unknown.

- 4. Defendants deviated from accepted standards of medical care and treatment, and where negligent in their care and treatment of Maria E. Morel Fortuna and Darwin Uziel Garcia Morel.
- 5. As a direct and proximate result of the negligence of the Defendants,
 Rosemarie Cunalzak, CNM, Trinitas Regional Medical Center, John Does 1-5, fictitious names
 whose present identities are unknown; Jane Does 1-5, fictitious names whose present identities are
 unknown; and ABC Corporations 1-5, fictitious names whose present identities are unknown, and
 their deviations from excepted standards of nursing or medical care and treatment, the infant
 plaintiff suffered serve and grievances personal injury which resulted in his death.

WHEREFORE, Plaintiff, Maria E. Morel Fortuna, As Administratrix of the Estate of Darwin Uziel Garcia Morel and as the Administratrix Ad Prosequendum of the Estate of Darwin Uziel Garcia Morel demands entry of judgment against the Defendants, Rosemarie Cunalzak, CNM, Neighborhood Health Services, Trinitas Regional Medical Center, John Does 1-5, fictitious names whose present identities are unknown; Jane Does 1-5, fictitious names whose present identities are unknown; and ABC Corporations 1-5, fictitious names whose present identities are unknown, for damages, interest, attorney's fees and costs of suit as provided by the New Jersey Wrongful Death Statute, N.J.S.A. 2A:31-1, et seq., and as otherwise provided by law.

THIRD COUNT

- 1. Plaintiff repeats and repleads each and every allegation contained in the first through second count of the Complaint as if same were repeated at length herein.
- 2. As a result of the aforementioned negligence of the defendants, the plaintiff's decedent, Darwin Uziel Garcia Morel was caused to suffer greatly prior to his death.

WHEREFORE, Plaintiff, Maria E. Morel Fortuna, As Administratrix of the Estate of Darwin Uziel Garcia Morel and as the Administratrix Ad Prosequendum of the Estate of Darwin Uziel Garcial Morel demands entry of judgment against the Defendants, Rosemarie Cunalzak, CNM, Neighborhood Health Services, Trinitas Regional Medical Center, John Does 1-5, fictitious names whose present identities are unknown; Jane Does 1-5, fictitious names whose present identities are unknown; and ABC Corporations 1-5, fictitious names whose present identities are unknown, for damages, interest, attorney's fees and costs of suit as provided by the New Jersey Wrongful Death Statute, N.J.S.A. 2A:15-3, et seq., and as otherwise provided by law.

FOURTH COUNT

- 1. Plaintiff repeats and repleads each and every allegation contained in the first through third counts of the Complaint as if same were set forth at length herein.
- 2. As a proximate result of the negligence of the Defendants, Rosemarie Cunalzak, CNM, Neighborhood Health Services Corp., Trinitas Regional Medical Center, John Does 1-5, fictitious names whose present identities are unknown; Jane Does 1-5, fictitious names whose present identities are unknown; and ABC Corporations 1-5, fictitious names whose present identities are unknown, the Estate of Darwin Uziel Garcia Morel, has incurred hospital, medical and funeral expenses.

WHEREFORE, Plaintiff, Maria E. Morel Fortuna, As Administratrix of the Estate of Darwin Uziel Garcia Morel and as the Administratrix Ad Prosequendum of the Estate of Darwin Uziel Garcia Morel demands entry of judgment against the Defendants, Rosemarie Cunalzak, CNM, Neighborhood Health Services Corp., Trinitas Regional Medical Center; John Does 1-5, fictitious names whose present identities are unknown; Jane Does 1-5, fictitious names whose present identities are unknown; and ABC Corporations 1-5, fictitious names whose present identities are unknown, for damages, interest, attorney's fees and costs of suit.

FIFTH COUNT

- 1. The Plaintiffs repeats and repleads each and every allegation contained in the first through fourth count of the Complaint as if same were set forth at length herein.
- 2. As the further result of the negligence of the defendants and their deviations from accepted standards of nursing or medical care and treatment, the plaintiff, Maria E. Morel Fortuna, individually, has endured great pain and suffering and severe emotional distress.

WHEREFORE, Plaintiff, Maria E. Morel Fortuna, individually, demands entry of judgment against the Defendants, Rosemarie Cunalzak, CNM, Neighborhood Health Services Corp., Trinitas Regional Medical Center, , John Does 1-5, fictitious names whose present identities are unknown; Jane Does 1-5, fictitious names whose present identities are unknown; and ABC Corporations 1-5, fictitious names whose present identities are unknown, for damages, interest, and costs.

ICAZA & BURGESS, P.

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DOUGLAS D. BUKGESS, ESQ.

DATED: May 18, 2016

JURY DEMAND

Plaintiff hereby demands a trial by jury.

ICAZA & BURGESS, P.C.

BY: DOUGLAS D. BURGESS, ESQ.

DATED: May 18, 2016

DEMAND FOR ANSWERS TO INTERROGATORIES

Demand is hereby made for fully responsive answers to Form

C and Form C(3) Interrogatories appearing in Appendix II to the Rules of Court.

ICAZA & BURGESS, P.C.

BY:

DOUGLAS DIBURGESS, ESQ.

DATED: May 18, 2016

DESIGNATION OF TRIAL COUNSEL

Douglas D. Burgess, Esq., is hereby designated as Trial Counsel pursuant to R.4:25-4.

ICAZA & BURGESS, P.C.

BY:

DOUGLAS D. BURGESS, ESQ.

DATED: May 18, 2016

Rule 4:5-1 CERTIFICATION

I HEREBY CERTIFY that, to the best of my knowledge, the subject matter of the cause of action herein is not the subject of any other action pending in any court or of any pending arbitration proceeding and that no other court proceedings or arbitration proceedings are contemplated and that no other parties need be joined.

ICAZA & BURGESS, P.C.

RV.

DOUGLAS D. BURGESS, ESQ.

DATED: May 18, 2016